IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

TINA SOTTOSANTI-MACK, : CIVIL ACTION

Plaintiff

:

v.

:

JOHN F. REINHART, ET AL.,

Defendants : **NO.** 15-03255

NOTICE OF RULE 16 CONFERENCE

Filed: June 12, 2015

A telephonic Rule 16 conference in the above matter has been scheduled by Judge Lawrence F. Stengel for **Friday**, **July 17**, **2015** at **10:30** a.m. Plaintiff's counsel will initiate the call with opposing counsel and with the Judge's law clerk at 267-299-7764. The law clerk will then connect the Judge. The purposes of the conference are set forth in Rule 16 of the Federal Rules of Civil Procedure. In preparation for this conference, the parties' Rule 26(f) Conference shall be held on or before **June 26**, **2015**. Initial disclosures pursuant to Rule 26(a) shall be completed no later than **July 10**, **2015**.

At the Rule 16 Conference, counsel should be prepared to address all topics listed in Local Rule of Civil Procedure 16.1(b) and Federal Rule of Civil Procedure 16(b) and (c). Counsel should also be prepared to discuss the strengths and weaknesses of the case, and therefore should be completely conversant in the essential issues and facts of the case. Counsel must have full authority to negotiate or settle the case or should bring a client representative to the conference who has such authority.

It is also expected that the parties will reach an agreement on how to conduct electronic discovery. The parties shall discuss the parameters of their anticipated

e-discovery at the Rule 26(f) Conference and shall be prepared to address e-discovery at the Rule 16 Conference with the court. In the event the parties cannot reach such an agreement before the Rule 16 Conference, the court will enter an Order incorporating default standards.

Counsel are to complete and submit the attached Joint Status Report. All reports are to be sent to the Philadelphia chambers at least three (3) days *before* the Rule 16 Conference. Facsimile transmission (267-299-5068) is permitted. This report shall not be filed with the Clerk of Court. Counsel are directed to comply with Judge Stengel's Policies and Procedures on the Eastern District of Pennsylvania's website: www.paed.uscourts.gov.

Failure to comply with any of the provisions of this Order may result in sanctions, including penalties assessed against the offending counsel, and in the appropriate case, dismissal of the action or default against the defendant(s), pursuant to Rule 37(b)(2) of the Federal Rules of Civil Procedure.

Continuances of this conference shall be granted only in extreme circumstances. If you are unable to participate, someone from your office as familiar as possible with this case should participate.

Finally, counsel will be expected to have discussed with their clients the possibility of electing to proceed before a Magistrate Judge for final disposition in this case. Pursuant to 28 U.S.C. § 636(c) and Local Rule of Civil Procedure 72.1, Magistrate Judges are authorized, with agreement of the parties, to try any civil case, jury or non-jury, with appeals going directly to the Court of Appeals for the Third Circuit. In

addition, Magistrate Judges typically can provide a firm trial date which would not superseded by a criminal case with a Speedy Trial deadline.

FOR THE COURT:

/s/ Patricia A. Cardella

Patricia A. Cardella Deputy Clerk to Judge Lawrence F. Stengel

Joint Status Report Pursuant to Rule 26(f)

Caption:					
Civil Action	on No:				
Basis of Jurisdiction:					
Jury Trial:	Non-Jury	Trial:	Arbitration:		
Plaintiff's counsel pa	articipating in the F	Rule 16 Conference	e:		
Defendant's counsel	participating in the	e Rule 16 Confere	nce:		
Do counsel have ful	I authority to settle	e at Rule 16 Confe	rence?		
If not, client	with such authority	who will attend co	onference:		
When did the partie	s hold the Rule 26	Conference?			
When did the partie	s comply with Rule	e 26(a)'s duty of s	self-executing disclos	ure?	
Does either side ex	pect to file a case-	dispositive motion	?	(yes/no)	
If yes, under	what Rule				
If yes, specif	y the issue				
Proposed de	adline for filing dis	positive motions:			
Does either side an	ticipate the use of	experts?			
If yes, what	s the proposed de	adline for expert d	liscovery?		
Approximate date ca	ase should be trial	-ready:			
Time for Plai	ntiff's case:	Time fo	or Defendant's case:		
Is a settlement conference likely to be helpful? If so, w				hen:	
Early	(yes/no)	After Discovery	y	(yes/no)	
What is the outcome	of your discussions	s with your clients a	bout proceeding befo	re a Magistrate	
Judge for final dispo	osition?				

Plan for Discovery:

	1.	The parties anticipate that discovery should be completed within
		days.
	_	
	2.	What is the minimum amount of time necessary to complete discovery prior to an ADR
		session, should one be ordered or agreed to?
	3.	Have the parties discussed issues relating to claims of privilege or of protection as
		trial-preparation material, as required by Rule 26(f)(3)(D)?
4.		Identify any other discovery issues which should be addressed at the Rule 16
		Conference, including limitations on discovery, protective Orders needed, or other
		elements which should be included in a particularized discovery plan.
5.		If you contend the discovery period should exceed 90 days, please state reason:

This form should be faxed to Chambers at 267-299-5068, mailed to Chambers, or hand-delivered to Chambers at 3809 U.S. Courthouse, 601 Market Street, Philadelphia, PA 19106